

2881

Fax: 1-703-305-32-30 **PLEASE, BIGGEST ATTENTION TO WRITE MY ADDRESS CORRECTLY:**

Assistant Commissioner for Patents  
Administrator of Office of Initial Patent  
Examination, Mr; STROUD Dora (personally)  
Customer Service Center  
United States Patent and Trademark  
Office, Washington D.C. 20231 USA

Dr.Y.Zagyansky, Entraide, 22 rue Ste  
Marthe 75010 Paris France  
Application N°09/744994 (PCT/IB00/00843)  
filing date 06/22/00.  
Confirmation N°4671  
Paris, 09 November 2001

Sir, since 1 month (my Fax of 4 pages for the same number of 08 Oct.01), I did not receive your answer for (A NUMBER!) of too simple corrections of your too unprobable errors on 2 USPTO JUDICIAL Forms. Please, if you have sent the corrected Filing Receipt, to re-send by Registered letter (there is the excess in my Initial payment for such registered post) and to confirm by my both E-Mails (Application was published by PCT procedure). Sincerely  
Dr.Y.Zagyansky

*Y.Zagyansky*

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Confirmation N°4671, Fax of 4 pages: all signed.  
Paris, 08th October 2001

Sir, I must ask your personal supervision for exceptional outrage upon National seal legality in OIPE.

§1. This is PCT procedure Application. And at US National stage, the essential part of Initial examination was already done (and clearly without any correction) by USPTO National stage Processing Division of the Office of PCT Operations (to see at p.3: not judicial authentic Form PCT/DO/EO/903) [MPEP §1893.03(a)]. Moreover, it was exemplary Application (60 pages) without any correction by ISA = EPO and by HeadS of International Receiving Office and IB Examining Section, personally. But the employee of your OIPE makes the real avalanche of unprobable errors with Filing Receipt (also judicial authentic), having the seal with state decorations. Even in this case! But moreover, he, even, does not correct (during 3.5 months!) this avalanche of his very simple (it is 10 minutes!) errors without any explanation, unlegally depriving me of correct judicial obligatory Form, like for accumulation of errors for future. The disrespect of the legacy of state seal by simple employee is stunning.

§2. Unfortunately, this stunning disrespect, even of National seal, by simple employee correlates with intentional proven grabbing (for time) of the proofs of receiving of my letters by, justly, USPTO. You can see below these documents, that could have more general scale (to see below).

§3. I am sending you the above Documents and my letter (also of 08th Oct. 01, 3 pages) to this employee (with its Forms PCT/DO/EO/903 and Filing Receipt). I ask you to supervise the work of this unnormal case of disrespect of State seal legality. Thank you in forward.

Sincerely Dr.Y.Zagyansky

**SUPPLEMENT: 100%-Proofs!! (of receiving by, justly, USPTO of my letters) were grabbed intentionally for time.**

Below, you can see the copies of documents (two receipts and letter). The two proofs of receiving of my 2 letters by USPTO (definitive claims) were justly specially grabbed for time! Unfortunately, there is the interference with strange avalanches of unprobable errors in USPTO.

The image shows two postal receipts. The left receipt is from 'Bureau de dépôt PARIS LOUVRE RP' dated '05/05/2001'. It has a 'stamp: 05 July 2001' and a handwritten note 'Entraide obligatory'. The right receipt is from 'Bureau de dépôt PARIS 15e DEODON' dated '05 JUL 2001'. It also has a 'stamp: 05 July 2001' and a handwritten note 'Entraide obligatory'. Both receipts include a list of services (standard, express, etc.) and a signature 'DR. Y. ZAGYANSKY'.

BEST AVAILABLE COPY